IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Group Art Unit:

3974

THOMAS EYHORN

Examiner:

Tammy J. Koontz

Serial No.:

10/775,463

Filed: February 10, 2004

For:

HEAT INSULATION FOR UNDERWATER COMPONENTS

FOR OIL AND GAS PRODUCTION

Attorney Docket No.: WAS 0618 PUS / Wa 10267-W

RENEWED PETITION UNDER 37 C.F.R. § 1.137(b)

Attention: Senior Petitions Attorney - Christina Tartera Donnell

Mail Stop Petition

Commissioner for Patents

U.S. Patent & Trademark Office

P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

Applicant hereby requests reconsideration of the Dismissal of Applicant's Petition to Revive an Unintentionally Abandoned Application (copy enclosed). The application became abandoned through no fault of the Assignee, by the Assignee's attorney misinterpreting a direction to "close the file" as a request to abandon the application.

Attached is the Declaration of the undersigned attorney recapitulating the facts surrounding the unintentional abandonment and including the Exhibits in support thereof. Applicant respectfully requests reconsideration in view of this submission, and revival of the unintentionally abandoned application.

Applicant is mindful of th admonition in the MPEP §711.03(c) that "a change in circumstances that occurred subsequent to the abandonment . . . does not render "unintentional" the delay resulting from a previous deliberate decision to permit an application to be abandoned."

CERTIFICATE OF MAILING UNDER 37 C.F.R. § 1.8

I hereby certify that this paper, including all enclosures referred to herein, is being deposited with the United States Postal Service as first-class mail, postage pre-paid, in an envelope addressed to: Mail Stop Petition, Commissioner for Patents, U.S. Patent & Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450 on:

. 3, 2005

William G. Conger
Name of Person Signing

Signature

S/N: 10/775,463

However, in this case, no deliberate decision to abandon the application was made. Rather, the instruction was to close the file. The filing of the Express Abandonment was in error, was due to a misinterpretation of the client's instructions, and was unintentional.

Respectfully submitted,

THOMAS EYHORN

William G. Conger Reg. No. 31,209

Attorney/Agent for Applicant

Date: <u>August 3, 2005</u>

BROOKS KUSHMAN P.C.

1000 Town Center, 22nd Floor Southfield, MI 48075-1238

Phone: 248-358-4400; Fax: 248-358-3351

MODE = MEMORY TRANSMISSION

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WACKER

OR HOLGER POTTEN CORPORATE INTELLECTUAL PROPERTY

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. . . .

Law Offices Att Mr. William G. Conger 1000 Town Center, 22nd Floor Southfield, Michigan 48075 ŲŞA Via Fax

June 22, 2004.

PML/Dr.P cs-3060-04

U.S. Patent Application Serial No. 10/775,463 Your Ref: WAS 0618 PUS Our Ref: Wa 10267-W the to Market he had been a world being by

Dear Mr. Conger

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As we are no longer interested in maintaining the above-cited patent application, we kindly ask you to close your files accordingly.

We kindly ask you to acknowledge receipt of this letter.

and the second of the second o

Very truly yours,
Wacker-Chemie GmbH

ppa Dr. Franke Senior Vice President General Counsel

General Counsel
Corporate Intellectual Property

LECEIAL IE HEHEBA VOYHOMFEBREB

i.V. Dr. Potten

European Patent Attorney

Registered Office Murich, Germany Local Court Munich HRB 3499 Executive Board:

Peter-Alexander Wocker (President) Joseph Raunur
Joseph Raunur
Rudolf Stoudig)
Chairman Supervisory Board:
Kerl Heinz Welts



DR. HOLGER POTTEN CORPORATE INTELLECTUAL PROPERTY

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Wacker-Chemie GmbH Hanns-Seidel-Platz 4, 81737 Munich, Germany

Brooks & Kushman P.C. Law Offices Att: Mr. William Conger 1000 Town Center, 22nd Floor Southfield, Michigan 48075 USA Via Fax

October 21, 2004

Our ref. PML/Dr.P tr-5236-04

U.S. Serial No. 10/775,463
THERMAL INSULATION FOR UNDERWATER COMPONENTS FOR OIL AND GASPRODUCTION

D. 1. WAS COAS BUS

Your Ref.: WAS 0618 PUS Our Case: Wa 10267-W

Dear Mr Conger,

Please be informed that we do not wish to abandon the application as written in our letter of June 22, 2004.

This application belongs to an activity, which has been sold to

Porextherm Dämmstoffe GmbH Heisinger Straße 8 87437 Kempten Germany.

In the matter of this application we therefore ask you to correspond with the above mentioned company in future.

But if there are any problems regarding the reinstallment of this application, please contact us immediately.

Registered Office Munich, Germany Local Court Munich HRB 3499 Executive Board: Peter-Alexander Wacker (President) Joachim Rauhut Rudolf Steudigl Chairman Supervisory Board: Karl Halnz Weiss WACKER

Page 2 of 2

Very truly yours, Wacker-Chemie GmbH

i.V. Dr. Holger Potten European Patent Attorney In re application of:

Group Art Unit:

3974

THOMAS EYHORN

Examiner:

Christina T. Donnell

Serial No.:

10/775,463

Filed:

February 10, 2004

For:

HEAT INSULATION FOR UNDERWATER COMPONENTS

FOR OIL AND GAS PRODUCTION

Attorney Docket No.: WAS 0618 PUS

DECLARATION OF WILLIAM G. CONGER

Mail Stop Petition Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

- I, William G. Conger, do hereby declare and state as follows:
- 1. I am the attorney of record in the above-identified case, now abandoned, for which a Petition to Revive for unintentional abandonment has been filed.
- 2. The Petitions Branch has indicated that the Petition to Revive was insufficient, as it allegedly did not satisfy requirement (3) as set forth in the letter of Dismissal dated June 24, 2005:
 - (3) A statement that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to this paragraph was unintentional. The Director may require additional information where there is a question whether the delay was unintentional.

- 3. Applicant's attorney notes that the above quoted section indicates that "The Director may require additional information. . .", and believes that the Dismissal, for which a two month period for reply is granted, is a reflection that the Director is now requiring additional information.
- 4. The application was filed on February 10, 2004, and at the time of the unintentional abandonment, had not been examined on the merits, nor had any Action requiring any response been received.
- 5. On June 22, 2004, Applicant received a telefax from Dr. Holger Potten, a European Patent Attorney for the Assignee Wacker-Chemie GmbH requesting that the files be closed. Dr. Potten did not request that the application be expressly abandoned. A copy of the telefax is attached hereto as Exhibit A.
- 6. Applicant's attorney, the undersigned, mistakenly interpreted the instruction to close the files as a request that the application be Expressly Abandoned rather than to close the file and not act further unless so instructed.
- 7. On October 21, 2004, Applicant's attorney was informed that the application was sold to another party, and that the application was not to have been abandoned. The "abandonment" referred to in the letter clearly pertains to abandonment by the Assignee's attorney by means of closing the file, and not by abandonment in the United States Patent and Trademark Office. A copy of the telefax is attached as Exhibit B.
- 8. It is evident from the telefax of October 21, 2004, that the Assignee intended the closing of the file to be an act which could re reversed at any time, since there was no Action requiring any response. That the Assignee believed that the application was not abandoned in the sense used by the United States Patent and Trademark Office is evident from the fact that negotiations for sale and ultimate sale of the application were premised on the application's viability. The Assignee's October 21 telefax also requested that the application be revived (reinstalled).

S/N: 10/775,463 Atty Dkt No. WAS 0618 PUS

9. It should be evident from the above that the application became Expressly Abandoned unintentionally, due to an error on the part of the Assignee's attorney filing an Express Abandonment rather than merely closing the file as instructed.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code.

William G. Conger

Dated: August 3, 2005